Address:	Square:	 Suffix:	Lot:

Tax Year 2005 Class 3 Property Classification Exception- Residential

Residential Class 1 Property is improved, occupied and non-transient residential real property. Property that is vacant may qualify to remain Class 1 if one or more of the conditions listed below are met. If you believe your property qualifies as Class 1, please check the applicable box(es), and attach all supporting documentation. Forms filed between October 1st and March 31st may qualify the property to remain Class 1 for tax year 2005 (beginning October 1, 2004) and forms filed between April 1st and September 30th may qualify the property to be reclassified as Class 1 beginning April 1, 2005 (second half of the 2005 real property tax year); provided the property meets one of the exceptions at the time the form is properly completed and filed with the Office of Tax and Revenue.

	As of October 1, 2004, the improved residential real property was occupied and not used for transient dwelling purposes. If property was occupied after October 1, 2004, please print date the improved residential property became occupied In either case, attach supporting documents, such as Certificate of Occupancy, utility bills, telephone bills.
	As of October 1, 2004, the unimproved real property abuts a Class 1 Property and shares common ownership. Provide square and lot for parent lot Square Suffix Lot If unimproved property was under common ownership with the Class 1 Property which it abuts, please print date of ownership change
	The improved real property had been occupied at the time of a fire, flood or other casualty and the fire, flood, or other casualty occurred during the 12 months preceding the tax year (October 1, 2003 - September 30, 2004), and was not intentionally caused by the owner or sole tenant. Attach supporting document, such as insurance claim, fire report, etc.
	The real property is actively for sale or rental at a reasonable market price, as of September 30th (2004) of the preceding tax year; provided that a property which has been on the market for more than 8 months is presumptively not on the market at a reasonable price. Attach supporting document such as listing agreement for sale or lease.
□	As of October 1, 2004, a building permit or a demolition permit has been issued and construction or demolition is actively pursued. If a building permit or demolition permit has been issued and construction or demolition is actively pursued after October 1, 2004, please print date building or demolition permit was issued or an application was filed for a building or demolition permit In either case attach a copy of building permit or application for building permit.
□	A building permit has been issued during the twenty-four (24) months preceding the current tax year (October 1, 2002 – September 30, 2004). Attach a copy of building permit .
	As of October 1, 2004, the improved real property was the subject of a probate proceeding or title to the improved real property is the subject of litigation. If the property became the subject of a probate proceeding, please print date court proceedings began In either case, attach a copy of court documents.
	As of October 1, 2004, an application for approval for development of the improved real property is pending before the Board of Zoning Adjustment, the Zoning Commission, the Commission on Fine Arts, the Historic Preservation Review Board, the Mayor's Agent for Historic Preservation or the National Capital Planning Commission. If the application for approval is pending after October 1, 2004, please print date application was filed for approval In either case please attach a copy of application and indicate current status of application.
	As of October 1, 2004, the zoning regulations adopted by the Zoning Commission for the District of Columbia do not allow the building of any structure on the unimproved real property as a matter of right. If zoning regulations were adopted after October 1, 2004, please print date of adoption In either case attach a copy of the zoning notification.

0	As of October 1, 2004, the unimproved real property is used as a parking lot and each approval required from the District of Columbia government for use as a parking lot has been obtained. If the property was used as an approved parking lot after October 1, 2004, please print date the property began to be used as an approved parking lot In either case, attach a copy of Certificate of Occupancy for parking lot.				
σ	As of October 1, 2004, the unimproved property became an air rights lot that appertains to improved and occupied real property. If the property became an air rights lot that appertains to improved and occupied real property, please print date the property became a qualified air rights lot				
0	As of October 1, 2004 the property was designated as a historic landmark under subchapter I of Chapter 11 of Title 6 (the Historic District Protection Act of 1978), or is the subject of an agreement that runs with the land and provides for the preservation of certain historic features of the improvement. If the property was designated as a historic landmark or subject of a preservation agreement that runs with the land, please print date of designation or agreement In either case, attach a copy of historic landmark agreement.				
	As of October 1, 2004, the unimproved real property was the subject of a public hearing on a proposed overlay zone or on a proposed down zoning of the zone district classification of the real property (other than a down zoning under D.C. Official Code §§ □1-301.67 or □1-301.68). If property became the subject of a public hearing on a proposed overlay zone or proposed down zoning district classification, please print date of zoning notification In either case, attach a copy of the zoning notification.				
	The unimproved real property is encumbered by a deed of trust that was recorded during the twenty-four (24) months proceeding the current tax year (October 1, 2002 – September 30, 2004). Attach a copy of Deed of Trust .				
٥	As of October 1, 2004, the unimproved real property was separated from Class 1 Property by a public alley less than 30 feet wide shall be classified as Class 1 Property if the following conditions are met: (1) The unimproved real property is less than 1,000 square feet in size; (2) The zoning regulations adopted by the Zoning Commission for the District of Columbia do not allow the building of any structure on the unimproved real property as a matter of right; and (3) The owner of the unimproved real property also owns the Class 1 Property separated by the alley from the unimproved real property. If the property met the requirements listed above after October 1, 2004, please print date requirements were met				
BEST OF UNDER I	Y UNDER PENALTY OF LAW THAT THE INFORMATION PROVIDED IS TRUE, CORRECT AND COMPLETE TO THE MY KNOWLEDGE AND BELIEF. MAKING A FALSE STATEMENT IS PUNISHABLE BY CRIMINAL PENALTIES D.C. OFFICIAL CODE §§22-2405 AND 47-4106. SEND TO REAL PROPERTY TAX ADMINISTRATION, P.O. 5, WASHINGTON, DC 20044				
Signatu	ure: Date:				

Address	Square: Suffix: Lot:
	Tax Year 2005 Class 3 Property Classification Exception – Commercial
vacant your pr docum remain Septer (secon	ercial Class 2 Property is improved and occupied commercial real property. Property that is may qualify to remain Class 2 if one or more of the conditions listed below are met. If you believe roperty qualifies as Class 2, please check the applicable box(es), and provide all supporting tentation. Forms filed between October 1 st and March 31 st may qualify the property to a Class 2 for tax year 2005 (beginning October 1, 2004) and forms filed between April 1 st and on other 30 th may qualify the property to be reclassification as Class 2 beginning April 1, 2005 and half of the 2005 real property tax year); provided the property meets one of the ions at the time the form is properly completed and filed with the Office of Tax and ue.
	As of October 1, 2004, the improved commercial real property was occupied. If the improved commercial real property became occupied after October 1, 2004, please print date the improved commercial property became occupied In either case, attach supporting documents, such as Certificate of Occupancy, utility bills, telephone bills.
٥	As of October 1, 2004, the unimproved real property abuts a Class 2 Property and shares common ownership with the Class 2 Property it abuts. Provide square and lot for parent lot Square Suffix Lot If the unimproved property became under common ownership with the Class 2 property which it abuts, please print date of ownership change
	The improved real property is unoccupied due to a fire, flood or other casualty, if the property was occupied at the time of the casualty, and the fire, flood, or other casualty occurred during the 12 months preceding the tax year (October 1, 2003 – September 30, 2004) and was not intentionally caused by the owner or sole tenant. Attach supporting documents, such as insurance claim, fire report, etc.
	The real property is actively for sale or rental at a reasonable market price as of September 30th (2004) of the preceding tax year; provided, that a property which has been on the market for more than 8 months is presumptively not on the market at a reasonable price. Attach supporting documents, such as such as listing agreement for sale or lease, etc.
	As of October 1, 2004, a building permit or a demolition permit has been issued and building or demolition is actively pursued. If a building or demolition permit was issued after October 1, 2004, please print date the permit was issued In either case, please attach a copy of building permit.
О	A building permit has been issued during the twenty-four (24) months proceeding the current tax year (October 1, 2002 – September 30, 2004). Provide copy of building permit.
	As of October 1, 2004, the improved real property was the subject of a probate proceeding or title to the improved real property is the subject of litigation. If the property became the subject of a probate proceeding after October 1, 2004, please provide date court proceedings began In either case, attach copies of court documents.
□	As of October 1, 2004, an application for a necessary approval for development of the real property is pending before the Board of Zoning Adjustment, the Zoning Commission, the Commission on Fine Arts, the Historic Preservation Review Board, the Mayor's Agent for Historic Preservation or the National Capital Planning Commission. If the application was pending after October 1, 2004, please provide date application was filed for approval In either case attach a copy of application and indicate the current status.

☐ As of October 1, 2004, the zoning regulations adopted by the Zoning Commission for the District of

J	from the District of Columbia g to be used as an approved p	overnment for use as a parking lot harking lot after October 1, 2004, p	nas been obtained. If the property began blease print date the property began to In either case, attach Certificate of		
٥	As of October 1, 2004 the property became an unimproved air rights lot that appertains to improved and occupied real property. If the property became an air rights lot that appertains to improved and occupied real property, please print date the property became a qualified air rights lot				
٥	As of October 1, 2004, the property was designed as a historic landmark under subchapter I of Chapter 11 of Title 6 (the Historic District Protection Act of 1978), or was the subject of an agreement that runs with the land and provides for the preservation of certain historic features of the improvement. If the property became a designated historic land mark or the subject of preservation agreement that runs with the land after October 1, 2004, please print date of designation or agreement				
٥	zone or on a proposed down z zoning under D.C. Official Cod public hearing on a propose	oning of the zone district classificatile §§ □1-301.67 or □1-301.68). If the doverlay zone or proposed down	t of a public hearing on a proposed overlay ion of the real property (other than a down ne property became the subject of a n zoning district classification, please In either case attach		
			at was recorded during the twenty-four ne current tax year. Provide copy of Deed		
	Treatment Area and the Buzza the current District of Columbia provided, that the real property engaged in predevelopment ac information for Predevelopment following:	ard Point/Near Southeast Developm a Generalized Land Use Map that is o is zoned for commercial developm ctivities as supported by written doc	ent and the real property owner is umentation. Provide supporting ities" means completion of one of the		
	development; (3) Participation in speci of Columbia; or		s or authorizations to proceed with s prepared in conjunction with the District studies prepared in conjunction with the		
	shall be classified as Class 2 F (1) The unimproved re (2) The zoning regular allow the building of a (3) The owner of the alley from the unif the property met the requirements.	Property if the following conditions a eal property is less than 1,000 squa ations adopted by the Zoning Comm any structure on the unimproved rea	are feet in size; hission for the District of Columbia do not al property as a matter of right; and his the Class 2 Property separated by the her 1, 2004, please print date		
BEST OI UNDER BOX 17	F MY KNOWLEDGE AND BELIEF. D.C. OFFICIAL CODE §§22-24 6, WASHINGTON, DC 20044	MAKING A FALSE STATEMENT IS P 05 AND 47-4106. SEND TO REAL	TRUE, CORRECT AND COMPLETE TO THE PUNISHABLE BY CRIMINAL PENALTIES PROPERTY TAX ADMINISTRATION, P.O.		
Signat	ure:	Telephone:	Date:		